TERMS AND CONDITIONS

A. Introduction

www.e2t.io (the "Platform") is owned and operated by E2T Proprietary Solutions LTD, a limited company registered under the laws of Republic of Seychelles having company registration number 233507 and its registered office is at House of Francis, Room 303, lle Du Port, Mahe, Seychelles (referred to as "We", "Us" or the "Company" below).

Please read the following Terms and Conditions ("**Terms and Conditions**") carefully before using the Platform. These Terms and Conditions are a legal document and shall govern your use of the Platform. By using our Platform, you accept these Terms and Conditions in full and accordingly if you disagree with them or any part of these terms, you must not use the Platform.

If you register with our Platform as a Member, submit your materials to our Platform, we will ask youto expressly agree to these Terms and Conditions. Once accepted, these Terms and Conditions sets out a legally binding agreement between the User (referred to as "You" or "Your") and Us.

B. Acceptance of the Terms and Conditions

By accepting the Terms and Conditions and using the Platform, You accept our Terms and Conditions of use and that You agree to comply with them at all times. If you do not agree to these Terms and Conditions, You must not use our Platform. We also recommend that you print a copy of these terms for future reference.

We may update these Terms and Conditions from time to time and the updated Terms and Conditions will apply to the use of the Platform from the date of the publication of the revised terms on the Platform.

C. Definitions & Interpretation

In these Terms and Conditions, the following words shall have the following meanings:

"Account" means the account created by You on the Platform;

"Activity Report" means a report prepared by us which contains statements and valuations in relation to your Account over a specified period, usually provided on a monthly basis;

"Affiliates" means and includes third parties (who may or may not be Members or users of the Platform) who have been granted a license by the Platform to market and advertise their products (defined as "Affiliate Packages") to the Members of the Platform;

"Agreement" means and includes these Terms and Conditions and any other important information shared with you on our Platform;

"Compensation Plan" means the compensation plan(s) associated with the Packages detailing the earnings and rewards received by the Members who purchase them on the Platform;

"Content" means any text, graphics, images, audio, video or other forms of information that appears on or forms part of the Platform;

"Members" means users of the Platform who have an Account with the Platform and become part of the E2t network. This definition also relates to "Membership" being the relationship between Us and Members.

"Packages" means the educational product(s) available on the Platform that the Members use their best efforts to market and promote amongst their own network and shall include Affiliate Packages; "Persons" means and includes natural persons, partnerships, limited liability partnerships, bodies corporate and unincorporated associations of persons.

"Platform" means the platform that you are currently using and any sub domains of this platform (unlessexpressly excluded by their own terms and conditions).

"E2t.io" refers to the name of the Platform.

"You & your" shall mean the person who proposes to use or is using this Platform and has an Account with us.

Headings, titles, sub-headings are purely for ease of reference and do not form part of or affect the interpretation of these Terms and Conditions.

"Include" & "Including" shall be deemed to mean respectively "include(s) without limitation" and "including without limitation".

- D. Operation of an Account
- Opening a live Account

In order to be able to enter into transactions, you will first need to open an Account. There are different types of accounts you can choose to operate. However, each individual is permitted to operate one live account with the Platform.

Know Your Customer (KYC) Documentation/Client Identification Procedure

You agree to provide true, current and complete information about yourself during the registration process. No person under the legal age of 18 will be permitted to register as a Member of the Platform. If You are an authorized representative of a company, You must declare that You have the authority to bind the company to this Agreement. We are required by law to obtain, verify, and record information identifying each person who opens an Account with us. Hence, when you openan account, we ask that you provide certain documentation to identify yourself and to verify the information you have submitted to us upon registration.

Our Client Identification Procedure is as under:

Individual Member Application

You will be required to send us the following identification documents:

- · Proof of Identity
- · Selfie
- · Unique Identification number
- A clear copy of your driver's license, national identity card or your international passport.
- · Proof of Address
- A clear copy of a recent utility bill, bank statement or any other local authority bill issued within the last 3 (three) months.

Corporate Member Information

Certificate of Incorporation

Once we have reviewed the aforesaid information, we will inform you of our decision to eithergrant You Membership to the E2t network or reject your application. Once accepted, Youwill be regarded as a Member of the Platform and shall be entitled to operate your Account on the Platform. We reserve the right to refuse or reject a registration at our own discretion or based on regulatory restrictions imposed on us.

E. Packages and Compensation Plans

The presenter, founder and affiliates do not provide any financial advice or guarantee of any financial reward.

Investments of any kind carry risk and past results do not guarantee future performance.

Prior to following Trading strategies or Trading signals members should carefully consider the associated risks. Members must use their own judgment whether they have sufficient resources to bear any losses which may result from following any Trading strategy. Members should only invest if they understand the terms on which the strategy is offered. Members should consider the following risks and where appropriate seek professional advice prior to following any Trading Strategies.

In addition, we must clarify that any members enrolling in the HND course in Financial Trading accredited by VCTC are not guaranteed to qualify for the UK work Visa sponsorship opportunity or to be employed by E2T in the UK.

To be clear, following successful completion of the HND course there is a further probation process with stringent tests to be successfully passed by applicants in order to meet the minimum criteria to qualify as well as all the UK home office regulatory requirements.

In any business, investment, time and effort is required to ensure success.

Any decision made after this presentation solely rely on your own accord and decision. You are advised to always conduct your own due diligence before joining any business investment opportunity presented to you.

Any false representation or any miss-selling of E2T's products or services by any representatives of the organisation whether directly employed, affiliates or franchisees will not be tolerated and will result in immediate dismissal and or withdrawal of your association with the organisation and any commissions due will no longer be paid following which we reserve the right to make a claim against the individual concerned.

Upon becoming a Member of the Platform, you may browse the Packages along with their Compensation Plans on the Platform at your own discretion. Once you have agreed to purchase the Package, the Platform will direct You to a webpage to accept the terms and conditions of the Compensation Plan and the substantive terms that will govern the terms of the Package purchased on the Platform.

Through our extensive research, calculation and determination, we have partner with leading and innovating developers to bring every Member access to a vast range of Packages which are specifically designed to cater to the individual independent Members of the E2t.io network. In addition to the E2t Packages, you will also benefit from one of the most disruptive and unique compensation plans within the industry.

Withdrawals

In order to withdraw commissions and bonuses, first step is for your KYC to be completed and approved by our admin team. Once your KYC is complete you can access the wallet in your Account and proceed to make withdrawals from E2t.

A minimum withdrawal amount of \$20 set on a per 7 days basis. With a 10% admin fee for withdrawals.

All Members are able to withdraw once per week and there shall be a fixed admin fee of 10% of the withdrawal amount.

Other ways to withdraw funds from your Wallet include using e-pins which can be generated by your back office with your commission balance. There are no charges in this mode of withdrawal using e-pins.

Commission Clawback

- a. Any member in the network who has been paid a commission or given the points for a member who has become terminated or refunded for whatever reason, will have their points or commissions deducted from their accounts accordingly. Uplines and downlines who also benefitted with points or commissions will also have their points or commissions deducted from their accounts.
- Other factors to be considered by Members
- a. Minimum of VIP franchise needs to be purchased to start accumulating any points or making any bonuses.
- b. Recognition will take place at international corporate conventions.
- c. Members cannot withdraw their commissions or earnings without getting their KYC approved from our back office.
- d. Minimum age for Members is strictly 18 years and older. Any Members under the age of 18 will have their Accounts terminated.
- e. There are no guarantees of earnings, and we can not estimated an approximate income as it will vary member to member dependant on their personal efforts.
- f. Members must promote the business including the Compensation Plans in the right manner and any misrepresentation or fraud on part of the Member of the Terms and Conditions shall be the liability of that Member and E2t cannot be held liable for the same.

g. Compensation Plans may adjust during the journey of the business and will be brought to the attention of the Members from time to time.

F. Affiliate Packages

The Platform shall also include Affiliate Packages offered by the Affiliates of the Company. The Content contained in Affiliate Packages shall be regarded as "Third Party Content" and shall be governed by these Terms and Conditions.

G. Activity Report

On a daily basis, every Member shall receive an Activity Report from us setting out details of the statements and valuations in relation to the respective Member's Account over a specified period. The report shall also stipulate the earnings of the Member resulting from the recommendations made by him.

H. Refund Policy

Given the nature of the packages sold by the platform, the platform does not provide any provision for return or refund of the packages purchased on the E2t network.

I. Referrals

Members of the Platform may, from time to time, recommend to the Platform such Persons as they might consider suitable to purchase the Packages on the Platform. However, the Person may open an Account on the Platform only upon fulfilling its Terms and Conditions and subject to clearing the KYC and Client Identification procedures of the Platform from time to time.

For avoidance of doubt, it is hereby understood that we shall, at our sole discretion, decide on whether a referred person may become a Member of the Platform. We are under no obligation whatsoever to accept referred person as a Member of the E2t network. We may decide not to do any business with the referred person without giving reasons therefore and without anyconsequent liability or responsibility to the Member who made the reference.

J. Account Security and Management

If you choose, or you are provided with, a user identification code, password or any other piece of information as part of our security procedures, you must treat such information as confidential. It is your responsibility to have secure access to the internet and we recommend that you change your passwords regularly via our platform to keep your details as secure as possible. In addition we strongly suggest that you do not use the same password for any other online accounts you hold.

You must not disclose your username, passwords, or other secure information to any other party. Where we believe the integrity of our systems could be compromised by you providing your username and password details to a third party, we reserve the right to block online access to your account.

Where such disclosure leads to your account being blocked we will not be liable for any losses that could arise. We are entitled to treat instructions validated with your trading password as genuine. We cannot accept any liability for any financial loss resulting from you not having complied with these terms and conditions or failure to take reasonable security precautions.

If you know or suspect that anyone other than you knows your user identification code or password, you must promptly notify us by sending an email at management@e2t.io.

K. Divorce / Death of Member

In the event of death or divorce of the Member, the Account will be paid commissions in the same manner as before divorce or death has occurred. In such event, the Member or his/ her nominee willbe required to send the Company a copy of the death certificate or in case of a divorce, a copy of the divorce decree issued by a competent court of law, along with a letter of instruction listing out the manner in which the proceeds of the Account need to be paid out to the Member or the nominee of the Member.

L. Compliance with laws within your own country of residence

Members must comply with the laws of their respective countries of residence and state / local regulations applicable to the Member at the time being. Members are responsible for their own managerial decisions and expenditures including estimated income and self - employed tax. All Members of the E2t network must accept and acknowledge that some Packages might notbe available to Members in their country of residence.

Please note, however, that the services and the Packages of the Platform shall not be available in the following countries:

- United States of America
- Iran
- Iraq
- Sudan
- Cuba
- Syria
- Venezuela

M. Term and Termination

Once a Member has accepted the Terms and Conditions of the Platform, the Membership periodshall last for the entire duration of the Package, that is, for a period of 104 weeks. Thereafter, Members may terminate their membership or close their Account by notifying us in writing. Once terminated, a Member shall be unable to rejoin the E2t network for 6 (six) months from the date of termination of the Account.

If we wish to close your Account, we will also notify you in writing by giving reasonable notice, unless there are grounds where we need to terminate our contractual relationship with you earlier or even immediately without notice.

We reserves the right to take the appropriate action in circumstances where the terms and conditions of this agreement have been breached. The consequences of breaching one or more of the conditions, deemed as 'unauthorized activities', could mean the suspension or closure of the Account, the return of funds, and/or the suspension of your Membership with us.

We may temporarily suspend or permanently terminate your Account immediately if the Company has reasonable ground to believe that:

- a. The Member has violated these Terms and Conditions of the Platform;
- b. The Member has violated the procedures and policies of the Company;
- c. The Member acts against the privacy policy of the Platform;
- d. The Member has done or omitted to do any action resulting in violating or cheating the termsof the compensation plans associated with the Packages;

- e. If the Member misrepresents the Company and / or the terms of the Package or CompensationPlan available on the Platform; and Such other grounds that the Company may determine from time to time.
- f. Any member above the Rank of Vice president **can not** promote or associate themself with any other competitor company, MLM company, Network marketing company, or their account will lead to termination.

Poaching & Slandering

Poaching can Lead to account termination, suspension or freezing. The following are **not** allowed:

- Poaching Members from other teams into your own team.
- Poaching members from your own team into other teams.
- Poaching any E2t member into another competitor company.
- Poaching guest who are invited at events from the inviter.
- Cross recruiting members of E2t.
- Joining and creating another account with another E2t member after already joining.
- Slandering of E2t as a company or its products and services.

E2t Business Owner (EBO)

As an agreed EBO of the company, the company have the right to terminate any EBO if they are promoting or have and affiliation with any competitor company within the network marketing or multi level marketing industry. This does not include traditional businesses with similar products, but only companies which have similar affiliate or multilevel programs attached to it and harms our platform or brand.

If a Member's Account is suspended or terminated by the Company for any of the reasons mentioned above, the Member shall be entitled to appeal against the decision of the Company. Suchappeal may be made within a period of 30 (thirty) days from the date of suspension/ termination of the Account along with sufficient evidence to dispute the said decision made by the higher management of the Company.

The Company shall reach a final decision within a period of 45 (forty – five) days from the date of receipt of the appeal. The Company's decision on the appeal shall be final and binding on the Member. During the period of suspension, the Member shall not be entitled to any commission or reward from the Company.

Once a Member's Account has been terminated, such Member cannot affiliate themselves to another individual, entity or party in order to avail an Account with the Platform.

N. Fictitious or Assumed Names

The back office of the Company will conduct the relevant KYC and compliance checks to ensure that a Page 10 of 29

person, business or entity cannot register as a Member under a fictitious or assumed name. If any Member has set up a crossline account using a fictitious or assumed name and identity, the Company has the right to take action in terminating all Accounts of the Member involved.

O. Crossline Sponsorship

In consideration of the services provided by the Company, you agree that for the duration of

Your Membership with the Platform, and for a period of six (6) months after the expiry or termination of the same, you shall not take or encourage any action, the purpose or effect of which would be, to circumvent, breach, interfere with or diminish the value or benefit you receive from your Membership with the Company, including in particular cross line sponsoring the Packages intoanother network marketing business opportunity.

Without limiting the generality of the foregoing, for the duration of the Agreement and for a period of six (6) months after the expiry or termination of the Agreement, every Member agrees not tocross line sponsor, and in particular agrees not to, directly or indirectly, contact, solicit, persuade or sponsor any other Member with the aim of promoting the Packages or services of the Platform in marketing programmes of any other company other than the Company or with the aim of persuading any Member to cease to be a Member of the Platform / Company.

P. Taxation

Members will not be treated by Company as franchisees, owners, employees or agents of the Company for tax purposes. It is Member's responsibility to comply with all taxation and legal regulations applicable in their own territory and jurisdiction. The Company will not deduct anytaxes or duties from any Member's bonus and rewards. The Company will not be held accountable for Members who do not comply with their taxation laws. Members shall be regarded as a self- employed.

Q. Intellectual Property

You acknowledge and agree that the Company owns all legal right, title and interest in and to the Platform, the Packages available on the Platform, including any intellectual property rights which subsist in any (whether those rights happen to be registered or not, and wherever in the world those rights may exist). You further acknowledge that the Platform, the Packages and the Affiliate Packages may contain information which is designated confidential by the Company and that you shall not disclose such information without the Company's prior written consent.

Unless the Company has agreed otherwise in writing with you, nothing in these Terms and Conditions Page 11 of 29

gives you a right to use the Company or the Platform's trade names, trademarks, servicemarks, logos, domain names (including but not limited to www.e2t.io one or any extension thereof) and other distinctive brand features.

You agree that you shall not remove, alter or obscure any proprietary rights notices (including any copyright and trademark notices) which may be affixed to the Platform or any of the Packages available on the Platform.

Unless you have been expressly authorized to do so in writing by the Company, you agree that in using the Platform and the Packages, you will not use any trade mark, service mark, trade name, or logo of any company or organization in a way that is likely or intended to cause confusion about theowner or authorized user of such marks, names or logos. You acknowledge that such material is protected by the international laws governing intellectual property.

Users may view Platform pages on screen and may print or download extracts for personal use. Users may supply a copy of any such extract to any third party provided that:

- a. The extract is for their and that third party's own personal use;
- b. The extract is not supplied as part of or incorporated in another work, platform or publication;
- c. The extract is not supplied either directly or indirectly in return for commercial gain.

The third party is made aware that the source of the Content is the Platform and that these Terms and Conditions apply equally to them, as to You.

No part of the Platform may be reproduced, transmitted to, or stored on any other platform or in any other form of electronic medium without the express written consent of the Company.

R. Third Party Content

This Platform makes available certain Content that has not been created by us either *via* hyperlinks which may take Users to platforms not controlled or maintained by the Company, or as hosted *via*the Platform whether or not such Content is available free of charge, or to Members only, ("**Third Party Content**").

Any copying, distribution, reproduction, retransmission, or modification of any of the Third Party Content or any information or materials appearing in such Third Party Content, whether in electronic or hard copy form, is subject to the prior written permission of the author and publisher such Third Party Content.

Third Party Content is not our responsibility and users must acknowledge and confirm that the Company has no control over the opinions, information, legality of products, or accuracy of facts or statements contained in such Third Party Content and furthermore, the Company cannot guarantee and makes no representation or warranty as to the accuracy, veracity, or completeness of any such information provided. Nothing contained within Third Party Content necessarily represents the point of view of the Company.

In the event that you have a dispute or issue with one or more of the other users or from any Third Party Content made available on the Platform by Affiliates of the Company, you agree to unconditionally release the Company (and our officers, directors, agents, subsidiaries and employees) from any and all claims, demands and damages (actual and consequential) of any kind and nature, known and unknown, suspected and unsuspected, disclosed and undisclosed, arising out of or in any way connected with such disputes.

Downloading some Third Party Content may involve the Company sharing personal data of Members collected during registration with the authors of such Third Party Content. Members who wish to download such Third Party Content should refer to our Privacy Policy prior to downloading. Members who do not wish to have their data shared in this manner should not download such Third Party Content.

S. Platform usage

You agree to indemnify the Company (and our officers, directors, agents, subsidiaries and employees) from any and all claims, demands and damages (actual and consequential) of any kind and nature, known and unknown, suspected and unsuspected, disclosed and undisclosed, arising out of or in any way connected with your use of the Platform.

We make all reasonable effort to test the Content before placing it on our Platform. In the very unlikely event of any loss, disruption, or damage, to data or your computer system, we cannot be held responsible.

T. Availability of the Platform

While we take all reasonable steps to ensure the Platform is always accessible, we cannot be held liable if, for any reason, it is unavailable. The use of the Platform is on a "as is" and "as available" basis. We give no warranty that it will be free of defects and/or faults.

We accept no liability for any disruption or non-availability of the Platform resulting from external causes including, but not limited to, ISP equipment failure, host equipment failure, communications network failure, power failure, natural events, acts of war or legal restrictions and censorship.

We may have to suspend access to the Platform for routine or emergency updates and maintenance, but we'll try to keep any disruption to a minimum.

U. Your Obligations

The following uses of the Platform are expressly prohibited and You undertake not to do (or to permit anyone else to do) any of the following:

- a. Furnish false data including false names, addresses and contact details and fraudulent use of credit/debit card numbers;
- b. Attempt to circumvent our security or network including accessing data not intended for you, logging into a server or account you are not expressly authorised to access, or probe the security of other networks (such as running a port scan);
- c. Access the Platform in such a way as to, or commit any act that would or does, impose an unreasonable or disproportionately large load on our infrastructure;
- d. Execute any form of network monitoring which will intercept data not intended for you;
- e. Send unsolicited mail messages, including the sending of "junk mail" or other advertising material to individuals who did not specifically request such material. You are explicitly prohibited from sending unsolicited bulk mail messages. This includes bulk mailing of commercial advertising, promotional, or informational announcements, and political or religious tracts. Such material may only be sent to those who have explicitly requested it. If a recipient asks to stop receiving email of this nature, you may not send that person any further email;
- f. Send malicious email, including flooding a user or platform with very large or numerous emails;
- g. Enter into fraudulent interactions or transactions with us or a Member of the <u>e2t.io</u> network;
- h. Use in an unauthorised manner, or forge, mail header information;

i. Engage in any unlawful activity in connection with the use of the Platform and/or the Packages available on the Platform.

With respect to Content on the Platform, all Members are forbidden from the following:

- a. sending or receiving any material which is not civil or tasteful; or material which is threatening, grossly offensive, of an indecent, obscene or menacing character, blasphemous ordefamatory of any person, in contempt of court or in breach of confidence, copyright, rightsof personality, publicity or privacy or any other third party rights;
- b. sending or receiving any material for which you have not obtained all necessary licenses and/ or approvals (from us or third parties); or
- c. publishing material which constitutes or encourages conduct that would be considered a criminal offence, give rise to civil liability, or otherwise be contrary to the law of or infringe the rights of any third party in any country in the world;
- d. sending or receiving any material which is technically harmful (including computer viruses, logic bombs, Trojan horses, worms, harmful components, corrupted data or other malicious software or harmful data);
- e. to cause annoyance, inconvenience or needless anxiety;
- f. use the Platform for a purpose other than for which we have designed them, or intended them to be used, or any fraudulent purpose; or in any way which is calculated to incite hatred against any ethnic, religious or any other minority or is otherwise calculated to adversely affect any individual, group or entity.

We reserve the right to add, amend, delete, edit, remove or modify any information, Content or data displayed on the Platform, without notice from time to time.

V. Links to External Platforms

This Platform may contain links to other platforms. Unless stated, the Company has no control overor proprietary interest in any of these platforms and, as such, makes no promises nor gives and warranties with regard to the quality, security, accuracy or any other aspect of such platforms, and excludes any and all liability arising from your use of the same.

W. Confidentiality

By accessing this Platform and accepting these Terms and Conditions, you agree to keep allmaterials and information accessed on this Platform confidential. You agree not to disseminate or otherwise provide any materials or information obtained on this Platform to any person who is notan authorised user of this Platform. Prohibited dissemination includes but is not limited to publishingor posing content related to the Packages or any other information provided on the Platform to any other platform or listservs.

This Section shall survive the termination of this Agreement for any reason.

X. Privacy

Our Privacy Policy (www.E2t.io/privacy) (which forms part of these Terms and Conditions) outlines how your Membership account information is handled. It includes the methodswe employ to ensure privacy. By using the Platform, you agree to the way in which we process anddeal with the personal information you give to us as a Member of the E2t.io network.

We may disclose your personal information or access your account if required to do so by law, any court order, decree or any other applicable regulatory, compliance, Governmental or law enforcement agency.

Y. Disclaimers

The Company makes no warranty or representation that the Platform will meet your requirements, that it will be of satisfactory quality, that it will be fit for a particular purpose, that it will notinfringe the rights of third parties, that it will be compatible with all computer systems, that it willbe secure and that all information provided will be accurate. We make no guarantee of any specific results from your use of our Platform.

This Platform is not intended to provide advice, and the Content of the Platform should not be relied upon when making any final decisions. Please read our Legal Disclaimer in this document below.

Z. Our Complaints Policy

Our aim is at all times to provide you with an excellent service. If you are unhappy with our services for any reason, please write to us at management@e2t.io

Please state the name and address of the complainant, a contact telephone number, Membership ID and details of why you are unhappy. This will help us to respond to you as quickly as possible. If wedo not have enough information to investigate your complaint, we will try and contact you to askfor further details.

AA. Liability

Your attention is drawn to this section.

Whilst we have no intention of avoiding the consequences of our own actions, or those of our authorised representatives, we hereby limit our total liability during any successive period of twelvemonths (the first date being that on which your Membership is accepted) to the sum of \$0 . As wedo not sell any goods or services directly to you, or anyone else and all rewards under the Membership sharing network are governed by these Terms and Conditions, this sum is deemed reasonable in the circumstances.

Whilst nothing in these Terms and Conditions seeks to exclude or limit our liability for any damage or liability incurred by You as a result of any gross negligence, fraud or fraudulent misrepresentation on our part. However, we are unable to cover any losses which are not directly covered by these Terms and Conditions including any loss of earnings, loss of commissions, loss of opportunity or profit as a result of any delay or incomplete purchase by a Recommended Person.

BB. Jurisdiction

Your use of the Platform and your Membership to the E2t network is governed by the laws of St. Vincent and the Grenadines and any dispute arising in connection with these Terms and Conditions, your use of the Platform, or any of our Packages shall be heard exclusively in the courts of St Vincent and the Grenadines.

CC. No Partnership

Nothing in these Terms and Conditions shall be construed to create a joint venture, partnership or agency relationship between you and us, and neither of us shall have the right or authority to incur any liability, debt or cost or enter into any contracts or other arrangements in the name of or on behalf of the other.

DD. Third Party Rights

These Terms and Conditions will only apply as between us and you. Unless as otherwise stated in these Terms and Conditions, no other person may benefit or rely upon these Terms and Conditions.

EE. Language

These Terms and Conditions and our correspondence with you will be communicated in the English language.

FF. **Enforceability**

We may modify any of these Terms and Conditions, at any time. Any revision will be posted on the Platform, on this page. If any provision of these Terms and Conditions shall be invalid or unenforceable, it shall not affect any other provision, which shall remain in full force and effect. These Terms and Conditions and the Privacy Policy (www.E2t.io/Privacy) form the entire agreement between us and your Membership excludes all other documents, statement or discussions with you which may have taken place prior to your application for Membership being accepted.

GG. Transfer of Rights

We may transfer our rights and obligations under these Terms and Conditions to another organisation without notice, but this will not affect your rights or our obligations to you. If anyevent occurs that prevents us from carrying out our obligations or displaying the Platform, we will take reasonable steps to reduce the effect this has on you and your commission under the Membership sharing network. If despite our efforts, this disabling event continues for any period exceeding one week we may terminate your Membership but as a consequence will incur no liability to you.

LEGAL DISCLAIMER

The information available on the Platform is for your general information and use and is notintended to address your particular requirements. In particular, the information does not constitute any form of advice or recommendation by E2t.io and is not intended to be relied upon byusers in making (or refraining from making) any purchasing decisions.

Appropriate independent advice should be obtained before making any such decision. Any arrangement made between you and any third party named in the platform is at your sole risk and responsibility. For your information we would like to draw your attention to the following warnings:

- The price of Packages and the income derived from them can go down as well as up, and members may not get back the amount they purchased for our products and services. The spread between the bid and offer prices of securities can be significant in volatile market conditions, especially for smaller companies. Realisation of small purchases may be relatively costly.
- Past performance is not necessarily a guide to future performance.
- Where the information consists of pricing or performance data, the data contained therein has been obtained from company reports, financial reporting services, periodicals, and othersources believed reliable.

The presenter, founder and affiliates do not provide any financial advice or guarantee of any financial reward.

Investments of any kind carry risk and past results do not guarantee future performance.

Prior to following Trading strategies or Trading signals members should carefully consider the associated risks. Members must use their own judgment whether they have sufficient resources to bear any losses which may result from following any Trading strategy. Members should only invest if they understand the terms on which the strategy is offered. Members should consider the following risks and where appropriate seek professional advice prior to following any Trading Strategies.

In addition, we must clarify that any members enrolling in the HND course in Financial Trading accredited by VCTC are not guaranteed to qualify for the UK work Visa sponsorship opportunity or to be employed by E2T in the UK.

To be clear, following successful completion of the HND course there is a further probation process with stringent tests to be successfully passed by applicants in order to meet the minimum criteria to qualify as well as all the UK home office regulatory requirements.

In any business, investment, time and effort is required to ensure success.

Any decision made after this presentation solely rely on your own accord and decision. You are advised to always conduct your own due diligence before joining any business investment opportunity presented to you.

Any false representation or any miss-selling of E2T's products or services by any representatives of the Page 22 of 29

organisation whether directly employed, affiliates or franchisees will not be tolerated and will result in immediate dismissal and or withdrawal of your association with the organisation and any commissions due will no longer be paid following which we reserve the right to make a claim against the individual concerned.

Upon becoming a Member of the Platform, you may browse the Packages along with their Compensation Plans on the Platform at your own discretion. Once you have agreed to purchase the Package, the Platform will direct You to a webpage to accept the terms and conditions of the Compensation Plan and the substantive terms that will govern the terms of the Package purchased on the Platform.

Through our extensive research, calculation and determination, we have partner with leading and innovating developers to bring every Member access to a vast range of Packages which are specifically designed to cater to the individual independent Members of the E2t.io network. In addition to the E2t Packages, you will also benefit from one of the most disruptive and unique compensation plans within the industry.

The platform operates a policy of independence in relation to matters where the operator may have a material interest or conflict of interest. On conflict of interest such interest may arise from the receipt of advertising income, commissions based on business introduced, payment for enhanced publication presence, holding of positions etc.

Contributors employed or contracted by the Company to provide platform material are required to disregard any material interest or conflict of interest when giving advice through the platform. Any comment included on this platform is made to the best of the knowledge and belief of the writer butno responsibility is accepted for actions based on such comment.

PRIVACY POLICY

We are committed to protecting and respecting your privacy. This Privacy Policy together with the E2t's Platform Terms and Conditions (www.E2t.io/Terms) and any other agreement signed applies to your use of:

- The E2t Platform (the "Platform")
- Any of the services accessible through the Platform.

This policy sets out the basis on which any personal data we collect from you, or that you provide to us, will be processed by us. Please read the following carefully to understand our views and practices regarding your personal data and how We will treat it.

We may collect and process the following data about you:
Submitted Information:
Information that you provide by filling in forms on the Platform, including information provided at the time of registering to use the Platform Services, subscribing as a Member of the Platform, providing information to clear the Platform's verification processes, posting material or requesting further services. We may also ask you for information when you enter a promotion sponsored by us, and when you report a problem with our Platform.
Additional information:

If you contact us for any specific concern, we may keep a record of that correspondence. We may also
ask you to complete surveys that we use for our internal research purposes, although you do nothave to
respond to them; details of transactions you carry out through our Platform; details of your visits to our
Platform including, but not limited to, traffic data, location data, weblogs and other communication data,
whether this is required for commission purposes or otherwise and the Packages that you access.

Log information:

When you use the Platform or view our Content, we may automatically collect and store certain information in server logs, including but not limited to internet protocol (IP) addresses, internet service provider (ISP), clickstream data, browser type and language, viewed and exit pages and dateor time stamps.

Cookies

Our Platform use cookies to distinguish you from other users of our Platform. This helps us to provide you with a good experience when you use or browse the Platforms and also allows us to improve the Platform.

What are cookies?

Cookies are tiny files which platforms use in order to work properly and provide important visitor data to platform owners. They can be placed on your computer when you visit a platform and help to make your web experience quicker, easier and tailored to you. They cannot be used to identify you personally.

Cookies remember information about you when you visit our platform, which is necessary to provide some of our services.

Session cookies are those which expire upon the closing of the web browser and persistent cookies are those which remain in place after a session has ended.

Informational cookies allow platform owners to gain an understanding of their traffic and visitor engagement levels, which they can then continually improve their platform and enhance the user experience.

Where we store your personal data

The data that We collect from you may be transferred to, and stored at []. It may also be processed by staff who work for us or for one of our suppliers. These staff may be engaged in the fulfilment of your request, order or reservation, the processing of your payment details and the provision of support services. By submitting your personal data, you agree to this transfer, storing or processing. We will take all steps reasonably necessary to ensure that your data is treated securely and in accordance with this privacy policy.

All information you provide to us is stored on our secure servers. Any payment transactions carried out by us or our chosen third-party provider of payment processing services will be encrypted using [Please insert information] technology. Where we have given you (or where you have chosen) a password that enables you to access certain parts of our Platform, you are responsible for keeping this password confidential. We ask you not to share a password with anyone.

Unfortunately, the transmission of information via the internet is not completely secure. Although we will do our best to protect your personal data, We cannot guarantee the security of your data transmitted to our Platform; any transmission is at your own risk. Once we have received your information, We will use strict procedures and security features to try to prevent unauthorised access.

Certain Services include social networking, chat room or forum features. Ensure when using these features that you do not submit any personal data that you do not want to be seen, collected or used by other users.

Uses made of the information

We use information held about you in the following ways:

Submitted Information: for email newsletters, if opted in and for generating payments, statements and notifications.

Additional information: all information supplied regarding recommended persons is not used by E2t for any purpose other than for logging and management.

Log information: is used for management and analytics, to position specific Packages to individual Members.

We may also use your data, or permit selected third parties to use your data, to provide you with information about goods and services that may be of interest to you. We or they may contact you about these by post or telephone.

If you are an existing customer, We will only contact you by electronic means (e-mail or SMS) with information about goods and services similar to those that were the subject of a previous sale toyou.

If you are a new customer, and where We permit selected third parties to use your data, We (or they)will contact you by electronic means only if you have consented to this.

If you do not want us to use your data in this way, or to pass your details on to third parties for marketing purposes, please tick the relevant box situated on the form on which We collect your data(the order form or Membership registration form).

Disclosure of your information

We may disclose your personal information to any member of our group, which means and includes any subsidiaries, holding company or any of our associates.

You have consented for your personal information to be disclosed to process your purchase of the Package. We may disclose your personal information to third parties:

- In the event that you purchase any Affiliate Packages on the Platform.
- If We are under a duty to disclose or share your personal data in order to comply with any legal or regulatory obligation or request.
- In order to enforce or apply the Platform Terms and Conditions and other agreements or to investigate potential breaches; or
- Protect the rights, property or safety of E2t, our customers, or others. This includes exchanging
 information with other companies and organisations for the purposes of fraud protection and credit
 risk reduction.

Your rights

You have the right to ask us not to process your personal data for marketing purposes. We will usually inform you (before collecting your data) if we intend to use your data for such purposes or ifwe intend to disclose your information to any third party for such purposes. You can exercise your right to prevent such processing by checking certain boxes on the forms We use to collect your data. You can also exercise the right at any time by contacting us at Management@E2t.io.

Our Platform may, from time to time, contain links to and from the platforms of our Merchants. Ifyou follow a link to any of their platforms, please note that these platforms and any goods or services that may be accessible through them have their own privacy policies and that we do not accept any responsibility or liability for these policies or for any personal data that may be collected through these platforms or services, such as contact and location data. Please check these policies before you submit any personal data to these platforms or use these services.

Access to information

You have the right to access the information held with us about you.

Any access request may be subject to a fee of \$50 to meet our costs in providing you with details of the information we hold about you.

Changes to Privacy Policy

Any changes we may make to our privacy policy in the future will be posted on this page and, where appropriate, notified to you by notifying you of a change when you next log onto the Platform. The new terms may be displayed on-screen and you may be required to read and accept them to continue your use of the Platform or the services.

Contact us

Questions, comments and requests regarding this privacy policy are welcomed and should be addressed to us at management@e2t.io